	rior Court of Was ty of				
	Juvenil	e Court			
STAT	E OF WASHINGTON	N	No:		
V.			Deferred Disposition Order (ORDFD) Clerk's Action Required: Paragraphs 3.16 through 3.24		
Respo	ondent.	D.O.B.:			
		I. Hea	ring		
		[] The respon	aring pursuant to RCW 13.40.127 on (date) adent asked the court for deferred disposition		
	least 14 days prior tequirement for good of		ne trial. [] The court waived the 14 day		
1.2 P	ersons appearing at	the hearing were:			
R	espondent		[] Parent		
Pi	ros. Atty.		[] Parent		
Pi	rob. Counsl.		[] Other		
R	esp. Atty.				
	estimony was taken.	_			
	·	II. Find	lings		
2.1 TI	ne court found the re	spondent guilty of:			
Count			Committed on or about:		
Count			Committed on or about:		
Count	Offense:		Committed on or about:		
	n count(s) nd proved.	_, domestic violend	ce – family or household member was pled		
<i>GV</i> [] In	count(s)	_, domestic violenc	ce – intimate partner was pled and proved.		
2.2 TI			f RCW 13.40.127 and qualifies for a deferred		
RCW 13.4		Deferred Dispo	osition Order		
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2.3	The court has consulted with all interested parties.				
2.4	The court has considered whether both the juvenile offender and the community will benefit from this deferred disposition.				
2.5	The court took into consideration the facts contained in the police report and/or probable cause affidavit and the Statement of Juvenile for Deferred Disposition. The record supports a finding of guilt as to each count, and the court finds the juvenile guilty of each count.				
2.6	[]	The respondent committed a felony firearm offense as defined in RCW 9.41.010, and:			
		[]	•	ent should register as a felony firearm offender. The court ne following factors in making this determination:	
			[] whether to of insanity [] evidence endanger	he respondent has previously been found not guilty by reason y of any offense, in this state or elsewhere. of the respondent's propensity for violence that would likely persons.	
		[]	offense was of person under	ent must register as a felony firearm offender because the committed in conjunction with an offense committed against a r the age of 18, a serious violent offense, or an offense ual motivation as defined in RCW 9.94A.030.	
				III. Order	
Inform	nation be	e defe	erred for a perion	ition of Count(s) of the od of months until (date) y those paragraphs with boxes checked apply):	
3.1	Community Supervision for months, effective				
	 A. Respondent shall refrain from committing new offenses. B. Respondent shall comply with the Mandatory School Attendance prov RCW 28A.225 and inform respondent's school of the existence of this requirement. 			refrain from committing new offenses. comply with the Mandatory School Attendance provisions of	
	C. Respondent shall perform hours of Community Restitution Work , at a minimum rate of hours per month, to be completed not later than [] The probation counselor may modify this rate in writing.				
3.2	[]	Crime Victim's Community Restitution (Service) Work: The following offenses involved a "victim" as defined in RCW 7.68.020 and are not a most serious offense or a sex offense. Therefore, pursuant to RCW 7.68.035, the court shall order up to seven (7) hours of community restitution per offense unless the court finds such an order not practicable for the offender. This crime victim's community service work is consecutive to itself and to any other community service work imposed in this order:			
		C	ount:	Hours community restitution (service – 0 to 7 hours)	
		C	ount:	Hours community restitution (service – 0 to 7 hours)	
DO\44	10 10 10	,		Defensed Disease ities Onder	

			Count:	Hours community restitution (service – 0 to 7 hours)			
3.3	[]	Respondent is ordered to <i>Possess No Weapons</i> during this period of community supervision. The probation counselor is authorized to search respondent and items carried or controlled by respondent at scheduled appointments and other reasonable times, and may specify in writing further details of this prohibition.				
3.4	[]	Counseling and/or information classes, as directed by the supervising probation counselor, including:				
3.5	[]	School/educational/vocational program, as directed by the supervising probation counselor, including:				
3.6	[]		session of alcohol or illegal substances, including random n, at the discretion of the supervising probation counselor.			
3.7	[]	Drug/alcohol assessment and follow-up treatment at the direction of the supervising probation counselor.				
3.8	[]	•	btain a mental health assessment and shall comply with endations, unless otherwise ordered by the court.			
3.9	[]	No contact with the	e following victim(s):			
3.10	[]	No contact with the	e co-respondent(s):			
3.11	[]	Report to and mair directed.	ntain contact with the supervising probation counselor, as			
3.12	[]		e of the respondent's parent(s) or guardian or at another ed by the supervising probation counselor.			
3.13	[]	Keep the supervisi address and teleph	ng probation counselor advised of the respondent's current none number.			
3.14	[]	Commit no further	law violations.			
3.15	[]	Submit to a curfew monitored by electrocounselor.	of, which may be ronic monitoring at the discretion of the supervising probation			
3.16		Respo	ondent is ordered to	pay:			
FFJ/370 PJC/318		[]	mandatory Crime V	Fee for Most Serious Offense. Pursuant to RCW 7.68.035, a fictim's Compensation Fee of \$100 is imposed because 1 or is involve a most serious offense as defined by RCW			

	[]	Restitution is as follows (include name and address):				
		Victim A	mount: \$			
		Victim A	mount: \$			
		Victim A	mount: \$			
		add to order Adj & dispo				
	[]	Restitution liability ordered: [] is joint and several with (na	me/case/referral no)			
		[] has been equally divided and the amount ordered is the separate obligation of this offender only.				
	[]	Restitution shall be payable as follows:				
		[] At a rate of \$ per month (if not checked, n at this time; however, a payment schedule and rate madate, if requested by the juvenile.)				
		[] Payable at a rate to be determined by the supervising	probation counselor.			
	[]	The court finds the respondent has insufficient funds to parestitution. The victim/s:	, agreed to community propriate to let the \$ of 1:1 hourly state hours of d venue [] a venue commended by the			
3.17	[]	DNA Testing: Pursuant to RCW 43.43.754, the respondent biological sample collected for purposes of DNA identification respondent shall fully cooperate in the collection and testing a sample as ordered is a gross misdemeanor offense.	ion analysis. The ng. Failure to provide			
		[] Collection Required: The collection will be taken as f	ollows:			
		[] The test shall be done immediately prior to respond courtroom.	dent leaving the			
		[] No in court protocol exists. Respondent is ordered following local police department/sheriff's/law enformulation wi				
		from today for collection of a biological sample to composite to a sample to a sample to a sample to a sample is indicated above, the respondent shall the juvenile department for direction on how to proceed the comply with this order and provide a sample as direction.	immediately contact vide a sample to			

		[] Sample Already Taken: Respondent has already provided a biological sample, as verified by the prosecuting attorney and court.
		Paragraph 3.17 does not apply if it is established that the Washington State Patrol crime laboratory already has a sample from the respondent for a qualifying offense. RCW 43.43.754.
3.18	[]	Firearm Prohibition: As a result of the adjudication of guilt as to: (1) a felony; or, (2) 1 or more of the following crimes committed by 1 family or household member against another or by 1 intimate partner against another: Fourth Degree Assault, Coercion, Stalking, Reckless Endangerment, Criminal Trespass in the First Degree, Violation of the provisions of a Protection Order or No-Contact Order restraining the person or excluding the person from a residence; or, (3) Harassment committed by 1 family or household member against another or by 1 intimate partner against another, committed on or after June 7, 2018; respondent shall not use or possess a firearm and, under federal law, any firearm or ammunition, until his or her right to do so is restored by the court in which respondent is adjudicated or the superior court in Washington State where the respondent lives, and by a federal court, if required. The court clerk is directed to immediately forward a copy of the respondent's driver's license or identicard, or comparable information, along with the date of conviction, to the Department of Licensing. RCW 9.41.047.
3.19	[]	Felony Firearm Offender Registration: The respondent must register as a felony firearm offender. The specific registration requirements are in the "Felony Firearm Offender Registration" attachment.
3.20	[]	Unlawful Possession of a Firearm in the 1 st or 2 nd Degree : Respondent has been adjudicated for Unlawful Possession of a Firearm in the First or Second Degree.
		[] Under RCW 13.40.193(2), the respondent must participate in a qualifying program of Aggression Replacement Training (ART), Functional Family Therapy (FFT), or another cost-beneficial, evidence or research-based program, as directed by his or her supervising probation counselor.
		[] Based upon the juvenile court risk assessment, the court determines that participation in a qualifying program would not be appropriate.
3.21	[]	Suspension/Revocation of Driving Privilege: Department of Licensing notification is required because:
		[] Over 13 & Alcohol, Drugs, UPFA <18, or Armed with F/A (not first offense): (1) Respondent was 13 years or older at the time he/she committed the following offense; Alcohol under RCW 66.44; VUCSA under RCW 69.50; Legend drug under RCW 69.41; Imitation drugs under RCW 69.52; UPFA < 18 RCW 9.41.040(2)(a)(vi); and/or an offense while Armed with a Firearm RCW 13.40.196; AND (2) Respondent has a prior offense for the same offense. See, RCW 13.40.265.
		[] UPFA or Armed During Offense In Which Vehicle Used (with priors): (1) Respondent committed the following offense: UPFA 1 or 2 under RCW 9.41.040; and/or an offense while armed with a firearm RCW 13.40.196 during which the court found a motor vehicle served

an integral function during the offense; AND (2) Respondent previously committed of 1 or more of the following offenses: Alcohol under RCW 66.44; VUCSA under RCW 69.50; Legend drug under RCW 69.41; Imitation drugs under RCW 69.52; UPFA under RCW 9.41.040; and/or an offense while Armed with a Firearm under RCW 13.40.196. See, RCW 9.41.040(5).

[] Certain Motor Vehicle Offenses: Respondent committed the following offense: DUI; Physical Control; DWLS 1& 2; Vehicular Assault/Homicide; Hit & Run Attended; Reckless Driving; any felony offense where a vehicle was used in a manner that endangered persons or property (except TMVWOP2 where the court finds the respondent is a passenger only in committing the offense); False Statements under RCW 46; Felony Elude; Unattended Child in Running Vehicle (2nd or subsequent conviction); Reckless Endangerment of Road Workers; and/or Theft of Motor Vehicle Fuel. See RCW 46.20.285, 46.61.5055(9), 46.20.342(2), 46.61.524, 46.52.020(6), 46.61.500(2), 46.61.024(3), 46.61.685(2), 46.61.527(5), 46.61.740(2), and, 46.20.270.

Court Clerk: The court clerk is directed to immediately forward an Abstract of Court Record to the Department of Licensing, which must suspend/revoke the respondent's driver's license.

3.22	LJ	finds that Count is a kidnapping offense as defined in RCW 9A.44.128 [Attempted Second Degree Kidnapping, Unlawful Imprisonment, or any anticipatory form of those crimes], or transmission of HIV to a child or vulnerable adult under chapter 70.24 RCW, therefore Respondent shall register as an offender. The specific registration requirements are set forth in the "Offender Registration" attachment.	
3.23	[]	Other:	
3.24	[]	Probation bond of \$	
in the	presenc	t of Juvenile for Deferred Disposition was signed by the respondent in open court e of his or her lawyer and the undersigned judge. The respondent asserted that riate box]:	
[] (a)	The respondent had previously read the entire statement and that the respondent understood it in full;		
[] (b)	The respondent's lawyer had previously read the entire statement to them and that the respondent understood it in full; or		
[](c)	An interpreter had previously read the entire statement to the respondent and that the respondent understood it in full.		

INTERPRETER'S DECLAR I am a certified or registered interpret, in the I have interpreted this docu respondent from English into State of Washington that the	d interpreter, or have ment and the Stater to that language. I co	language, went of Juvenile ertify under pen	which the resp for Deferred [ondent understands. Disposition for the
Signed at (city)		, (state)	, on (date))
Interpreter		Print Name	e	
Dated:		JUDGE/COMMISSIONER		
		Responde	ent	
Presented by:			ceived; Approv tation Waived	ved For Entry; Notice :
Signature		Deputy P	rosecuting Att	orney
Print Name	WSBA No.	Print Nam	 ne	WSBA No.